UNITED STATES DISTRICT OF M	S DISTRICT COUNTY OFFICE MASSACHUSETTS
	2021 HAR 19 AM 11: 04
BENOIT BALDWIN, ) Plaintiff, )	U.S. DISTRICT COURT DISTRICT OF MASS.
v. )	Civil Action No. 1:19-cv-11747-PBS
TOWN OF WEST TISBURY, ET AL.,  Defendants.	

## PLAINTIFF'S STATEMENT OF NON-OPPOSITION TO DEFENDANT COUNTY OF **DUKES COUNTY'S MOTION TO DISMISS**

Plaintiff, Benoit Baldwin, hereby states his non-opposition to the motion to dismiss (Dkt. #105) filed in the above-captioned matter on February 17, 2021 by defendant County of Dukes County, and agrees all claims in this action against that defendant should be dismissed.

Dated: March 17, 2021

Respectfully submitted, BENOIT BALDWIN The Plaintiff, pro se.

Benoit Baldwin

455 State Road Unit 10, PMB 101

Vineyard Haven, MA 02568

(508) 560-9084 bpb@hush.com

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H/24/21
DUKES
COUNTY'S MOTION
TO dissois will be allowed when The First CIRCUIT remands
The Case. Meonwhip,
The case is stayed
Pending appeal. Pattissans

## **AFFIDAVIT OF SERVICE**

## I, Benoit Baldwin, hereby swear and attest as follows:

On March 17, 2021, I served true copies, by first-class mail, of *Plaintiff's Statement of Non-Opposition to Defendant County of Dukes County's Motion to Dismiss*, on the following defendants or their attorney(s) of record:

Deborah I. Ecker	Christina S. Marshall
KP Law, P.C.	Anderson & Kreiger LLP
101 Arch Street, 12th Floor	50 Milk Street, 21st Floor
Boston, MA 02110-1109	Boston, MA 02109
Attorney for Defendants: Town of West Tisbury, Richard Knabel, Jeffrey Manter,	Attorney for Defendant: Geoffrey Freeman
Cynthia Mitchell, Jennifer Rand, Daniel Rossi; Garrison Viera	
Doyle C. Valley	Austin M. Joyce
Morrison Mahoney LLP	Reardon, Joyce & Akerson, P.C.
250 Summer Street	4 Lancaster Terrace
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Attorney for Defendant: Ronald Rappaport	Attorney for Defendant: Daniel Rossi
J. Mark Dickison	Craig E. Stewart
Lawson & Weitzen, LLP	White and Williams LLP
88 Black Falcon Avenue, Suite 345	101 Arch Street, Suite 1930
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Attorney for Defendants: MV Times Corporation; Edith Prescott	Attorney for Defendant: Dukes County
E. Douglas Sederholm	
Miller Sederholm Law Office	
3 Mariners Landing, First Floor	
P.O. Box 2356	
Edgartown, MA 02539	
Attorney for Defendants: Vineyard Gazette, LLC; Heather Hamacek	

Signed under the pains and penalties of perjury, this 17th day of March 2021.

Danoit Baldurin